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1 2	VICKI J. AZNARAN RICHARD N. AZNARAN IN PRO PER			
3				
4	(214) 823-4037			
5	By BARRY VAN SICKLE Attorney of Record and Det 12 4 33.			
6	Specially Appearing for the Purpose of Answering Counterclaim			
7	1600 Wilshite - Hievard, Eult= 300 / / / / / / / / / / / / / / / / / /			
8	(213) 413-3600			
9	UNITED STATES DISTR	ICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA			
11				
12	VICKI J. AZNARAN and RICHARD N. ) C. AZNARAN,	ase No. CV-88-1786-JMI(Ex)		
13	) A.	NSWER TO COUNTERCLAIM F RELIGIOUS TECHNOLOGY		
14		ENTER		
15	)			
16	CHURCH OF SCIENTOLOGY OF ) CALIFORNIA, INC., et. al., )			
17	Defendants.			
18	RELIGIOUS TECHNOLOGY CENTER,			
19	Counterclaimants,			
20	vs. )			
21	VICKI J. AZNARAN and ) RICHARD N. AZNAFAN, )			
22	) Counterdefendants. )			
23				
24				
25	Plaintiffs and Counterdefend			
26	VICKI J. AZNARAN (hereinafter "the A	ZNARANS"), answer Religious		
27	Technology Center's Counterclaim in th	is action as follows:		
23				
	-1- SFE 365/10			

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- 1 1. The AZNARANS are informed and believe and on that 2 basis admit that Counterclaimant Religious Technology Center 3 ("RTC") is a corporation organized under the laws of the State of 4 California with its principal office in the County of Los Angeles. 5 The AZNARANS deny the remainder of the averments in paragraph 1. 6 2. The AZNARANS admit the truth of the averments in 7 paragraph 2. 8 3. The AZNARANS deny that the amount in controversy 9 with respect to the purported counterclaim exceeds \$10,000.00. 10 4. The AZNARANS deny each and every averment of 11 paragraph 4. 12 The AZNARANS admit the averments of paragraph 5 5. 13 insofar as Vicki Aznaran served as President of RTC during the period between in or about 1983 until in or about April, 1927. 14 15 The AZNARANS admit that, as President of RTC, Vicki Aznaran 16 participated in the management of RTC's corporate and legal 17 affairs. The AZNARANS deny the remainder of the averments in paragraph 5. 18 The AZNARANS admit that Richard Aznaran was affili-19 6. 20 ated with the Scientology organization for approximately 15 years. The AZNARANS admit that, during this time, Richard Aznaran held 21 various staff positions with the Scientology organization. The 22 AZNARANS deny the remainder of the averments in paragraph 6. 23 7. The AZNARANS deny each and every averment of 24 paragraph 7. 25 The AZNARANS admit that on or about April 9, 1987, 8. 26 Vicki Aznaran attempted to escape from the physical control of ETC 27 and others. The AZNARANS admit that she escaped from the physical 28 -2-SEH 365/10

control of the \_:ientology organization on \_: about April 9, 1987.
 The AZNARANS deny the remainder of the averments in paragraph 8.

3 9. The AZNARANS admit that on or about April 9, 1987, 4 Vicki Aznaran and Richard Aznaran were restrained in a hotel room 5 by agents for RTC and others, and were not permitted to leave 6 until they had signed numerous purported "sworn statements" for 7 and "agreements" with RTC and others. The AZNARANS admit that 8 they desired to terminate their affiliation with the Scientology 9 organization at this time and that they sought to avoid being 10 declared "fair game" by the Scientology organization. The 11 AZNARANS deny the remainder of the averments in paragraph 9.

12 10. The AZNARANS admit that their horse was purchased 13 from them by defendant Church of Scientology International for 14 approximately \$1,500.00. The AZNARANS deny the remainder of the 15 averments in paragraph 10.

16 11. The AZNARANS admit that at or around April 9, 1927 17 they signed numerous purported "sworn statements" for and "agree-18 ments" with RTC and others. The AZNARANS lack knowledge or 19 information sufficient to form a belief as to the truth of the 20 remainder of the averments in paragraph 11, and on that ground 21 deny those averments.

12. The AZNARANS admit that in or about April 9, 1987, Vicki Aznaran signed numerous purported "sworn statements" for and "agreements" with RTC and others. The AZNARANS admit that they signed these purported "sworn statements" and "agreements" in order to terminate their affiliation with RTC and others without being declared "fair game". The AZNARANS also admit that Vicki Aznaran had been previously advised by Scientology counsel John

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Peterson that documents identical or similar to these purported "sworn statements" and "agreements" were invalid and unenforceable. The AZNARANS lack knowledge or information sufficient to form a belief as to the truth of the remainder of the averment and, on that ground, deny those averments.

6 The AZNARANS admit that in or about April 9, 1987, 13. 7 Richard Aznaran signed numerous purported "sworn statements" for 8 and "agreements" with RTC and others. The AZNARANS admit that 9 they signed these purported "sworn statements" and "agreements" in 10 order to terminate their affiliation with RTC and others without 11 being declared "fair game". The AZNARANS also admit that Viciti 12 Aznaran had been previously advised by Scientology counsel John 13 Peterson that documents identical to these purported "swcm statements" and "agreements" were invalid and unenforceable. Ine 14 15 AZNARANS lack knowledge or information sufficient to form a belief 16 as to the truth of the remainder of the averments and, on that 17 ground, deny those averments.

18 14. The AZNARANS deny each and every averment of 19 paragraph 14.

20 15. The AZNARANS deny each and every averment of 21 paragraph 15.

16. The AZNARANS deny each and every averment ofparagraph 16.

17. The AZNARANS admit that in or about April 1987, the AZNARANS departed California and went to Dallas, Texas. The AZNARANS admit that attorneys retained by RTC and others provided Richard Aznaran with statements concerning investigative work performed by him under the supervision of said attorneys. The

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AZNARANS admit that said statements were used by Richard Aznaran
 in his application to the State of Texas for a private investiga tor license. The AZNARANS deny the remainder of the averments in
 paragraph 17.

5 18. The AZNARANS, refer to their response to the 6 allegations of paragraph 1 through 17, inclusive, of the counter-7 claim and incorporate the same herein by said reference as though 8 fully set forth at length.

9 19. The AZNARANS deny each and every averment of10 paragraph 19.

11 20. The AZNARANS admit that they filed the instant 12 lawsuit against RTC and other defendants. The AZNARANS deny the 13 remainder of the averments in paragraph 20.

14 21. The AZNARANS deny each and every averment of15 paragraph 21.

16 22. The AZNARANS refer to their responses to the 17 allegations of paragraphs 1 to 17 and 19 to 21, inclusive, and 18 incorporates the same herein by said reference as though fully set 19 forth at length.

20 23. The AZNARANS admit that they have met with certain 21 individuals and discussed their experiences with RTC and other 22 Scientology entities with these individuals. The AZNARANS deny 23 the remainder of the averments in paragraph 23.

24. The AZNARANS admit that they have discussed certain 25 of their experiences in the Scientology organization with Joseph 26 A. Yanny, Jerold Fagelbaum, Welkos, Sappell, Bent Corydon, and 27 agents of the Internal Revenue Service. The AZNARANS lack knowl-28 edge or information sufficient to form a belief as to the truth of

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I the remaining averments contained in pa\_graph 24 and on that
2 basis deny each of those averments.

3 25. The AZNARANS deny each and every averment of
4 paragraph 25.

5 26. The AZNARANS admit that they were interviewed by 6 <u>Los Angeles Times</u> reporters Welkos and Sappell about their experi-7 ences with RTC and the Scientology organization. The AZNARANS 8 admit that the session was tape recorded by them and by the 9 reporters. The AZNARANS also admit that the interview lasted over 10 hours. The AZNARANS deny the remainder of the averments in 11 paragraph 26.

12 27. The AZNARANS admit that in 1988, the Aznarans met 13 with Corydon and discussed certain of their experiences with ETC 14 and the Scientology organization with him. The AZNARANS lack 15 knowledge or information sufficient to form a belief as to the 16 truth of the remaining averments contained in paragraph 27 and, on 17 that ground, deny each of these averments.

28. The AZNARANS admit that they met with attorney Jerold Fagelbaum, and discussed certain of their experiences with RTC and the Scientology organization with him. The AZNARANS lack knowledge or information sufficient as to form a belief as to the truth of the remainder of the averments and, on that ground, denies those averments.

24 29. The AZNARANS admit that they were subpoended by 25 agents of the IRS, and were interviewed concerning certain of 26 their experiences with RTC and the Scientology organization. The 27 AZNARANS deny the remainder of the averments in paragraph 29.

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١	30. Le AZNARANS deny each L. every averment of			
2	paragraph 30.			
3	31. The AZNARANS deny each and every averment of			
4	paragraph 31.			
5	32. The AZNARANS refer to their responses to the			
6	allegations of paragraph 1 to 17, 19 to 21 and 23 to 31, inclu-			
7	sive, and incorporate the same herein by said reference as though			
8	fully set forth.			
9	33. The AZNARANS deny each and every averment of			
10	paragraph 33.			
11	34. The AZNARANS are informed and believe and on that			
12	basis admit that during Vicki Aznaran's tenure as President of			
13	RTC, RTC hired Joseph A. Yanny and the law firm of Herzig & Yanny			
14	to represent its legal interests. The AZNARANS deny the remainder			
15	of the averments of paragraph 34.			
16	35. The AZNARANS deny each and every averment of			
17	paragraph 35.			
18	36. The AZNARANS deny each and every averment of			
19	paragraph 36.			
20	37. The AZNARANS deny each and every averment of			
21	paragraph 37.			
22	38. The AZNARANS, refer to their response to the			
23	allegation of paragraphs 1 to 17, 19 to 21, 23 to 31, 33 to 37.			
24	inclusive, and incorporate the same herein by said reference as			
25	though fully set forth at length.			
26	39. The AZNARANS deny each and every averment of			
27	paragraph 39.			
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1 40. The AZNARANS deny each and every averment of 2 paragraph 40. The AZNARANS deny each and every averment of 3 41. 4 paragraph 41. 5 42. The AZNARANS deny each and every averment of 6 paragraph 42. 7 43. The AZNARANS deny each and every averment of paragraph 43. 8 9 44. The AZNARANS deny each and every averment of 10 paragraph 44. 11 45. The AZNARANS deny each and every averment of 12 paragraph 45. 13 45. The AZNARANS, refer to their response to the 14 allegations of paragraph 1 to 17, 19 to 21, 23 to 31, 33 to 37 and 15 39 to 45, inclusive, and incorporate the same herein by said reference as though fully set forth at length. 16 47. The AZNARANS admit that Vicki Aznaran, in her 17 capacity as President of RTC, was provided with certain informa-18 19 tion concerning RTC's corporate affairs. The AZNARANS deny the remainder of the averments in paragraph 47. 20 48. The AZNARANS deny each and every averment of 21 paragraph 48. 22 The AZNARANS deny each and every averment of 49. 23 paragraph 49. 24 50. The AZNARANS deny each and every averment of 25 paragraph 50. 26 27 28 -8-SFH 365/10

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1	FIRST AFFIRMATIVE DEFENSE		
2	51. The Counterclaim and each and every cause of action		
3	stated therein fails to state any claim upon which relief may be		
4	granted.		
5	SECOND AFFIRMATIVE DEFENSE		
6	52. RTC's claims as stated in each and every cause of		
7	action are barred by the equitable Doctrine of Laches, in that RTC		
8	has delayed an unreasonable time in seeking relief.		
9	THIRD AFFIRMATIVE DEFENSE		
10	53. In the course of the relationship between the		
11	AZNARANS, and RTC and other Scientology entities, said Scientology		
12	entities have sought to, and have, wrongfully inflicted physical		
13	and psychological injury on the AZNARANS. Such wrongful conduct		
14	includes but is not limited to forced detention and confinement in		
15	barbaric conditions; intentional deprivation of required food,		
16	sleep and medical services; forceably causing the AZNARANS to work		
17	long hours at hard labor in excess of 40 hours a week and eight		
18	hours a day without compensation; and threatening the AZNARANS		
19	with physical, emotional and economic injury in the event the		
20	AZNARANS chose to seek legal redress for the wrongs they have		
21	suffered.		
22	54. As a consequence thereof, RTC's claim for any		
23	equitable relief demanded herein is barred by the Doctrine of		
24	Unclean hands.		
25	FOURTH AFFIRMATIVE DEFENSE		
26	55. RTC's claims in this action are barred by applica-		
27	ble statutes of limitation, including, but not limited to these		
28	found in California Code of Civil, §§338 and 339.		
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## FIFTH AFFIRMATIVE DEFENSE

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2	56. The various purported "agreements" and "sworn	
3	statements" signed on or about April 9, 1987 by the AZNARANS on or	
4	were executed in order to escape from the control of the Sciento-	
5	logy organization. Said documents were also executed in order to	
6	avoid physical, emotional and economic injury under the Sciente-	
7	logy_organizations' "fair game" doctrine. This policy directs	
8	that any individual or employee who expresses a lack of loyalty to	
9	the Scientology organization is open to any form of harassment,	
10	economic ruin, or subject to any covert plan designed to cause	
11	emotional or physical harm, and/or financial ruin.	
12	57. As a consequence thereof, the various documents	
13	signed by the AZNARANS on or about April 9, 1987 are invalid and	
14	unenforceable under the doctrines of fraud, duress or mistake.	
15	All claims founded in purported reliance on these documents are	
16	void or voidable.	
17	SIXTH AFFIRMATIVE DEFENSE	
18	58. RTC has waived all right, if any it ever had, to	
19	any and all recovery sought by the Counterclaim.	
20	SEVENTH AFFIRMATIVE DEFENSE	
21	59. RTC, after discovery of all the facts which alleg-	
22	edly constituted the AZNARANS wrongful activity, made ratification	
23	thereof by its conduct.	
24	EIGHTH AFFIRMATIVE DEFENSE	
25	60. Any injuries allegedly suffered by RTC herein were	
26	proximately caused, or contributed to, by the negligence, other	
27	wrongful conduct, or omission of RTC and other persons or enti-	
28	ties, whether or not currently named as parties in the within.	
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action and that said actionable conduct or mission reduces RTC's 1 right of recovery against the AZNARANS under the doctrine of 2 comparative negligence. 3 NINTH AFFIRMATIVE DEFENSE 4 61. The AZNARANS replead the allegations contained in 5 paragraphs 1 to B5 of their Complaint. 6 The AZNARANS are informed and believe and thereon 62. 7 allege that any duties owed to RTC were subservient to the duties 8 the AZNARANS owed to themselves, third parties and society. 9 TENTH AFFIRMATIVE DEFENSE 10 The various purported "agreements" and "sworn 63. 11 statements" signed on or about April 9, 1987 by the AZNARANS were 12 executed with the knowledge that John Peterson, former counsel to 13 the Scientology organization, had previously advised Vicki Aznarin 14 that similar or identical agreements were void or otherwise 15 unenforceable. 16 As a consequence, thereof, RTC is estopped from 64. 17 claims founded on these purported documents. asserting all 18 Further, any such releases are unenforceable on grounds of fraud, 19 duress or mistake. 20 WHEREFORE, the AZNARANS and each of them, pray as 21 follows: 22 That RTC take nothing by its Counterclaim; 1. 23 For the AZNARANS costs of suit incurred herein; and 2. 24 25 26 27 28 -11-SFH 365/10

l	3. For such other and fur	rther velief as may be just
2	and proper under the circumstances.	
3	Res	spectfully Submitted,
4 5	RIC	CHARD N. AZNARAN
6		PRO PER
7	CUM	MINS & WHITE Barry Van Sickle
в		
9	By:	Ban Vall
10		BARRY VAN SICKLE, Attorneys of Record and
11	S	Specially Appearing for the Purpose of Answering the
12		Counterclaim
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1	PROOF OF SERVICE BY MAIL		
2			
3	I, Catalina Jauregui, declare:		
4	I am employed in the County of Los Angeles, State of		
5	California. I am over the age of 18 and not a party to the within		
6	action. My business address is 1600 Wilshire Boulevard, Suite		
7	300, Los Angeles, California 90017-1695.		
8	On October 12, 1988, I deposited a document entitled		
9	ANSWER TO COUNTERCLAIM OF RELIGIOUS TECHNOLOGY CENTER in a United		
10	States Mail bag. I am familiar with the business practice for		
11	collection and processing of correspondence for mailing with the		
12	United States Postal Service, and the correspondence would be		
13	deposited with the United States Postal Service that same day in		
14	the ordinary course of business. The document was addressed to		
15	concerned parties in this action and a true copy thereof was		
16	enclosed in a sealed envelope with postage thereon fully prepaid,		
17	addressed as follows:		
18	See attached service list.		
19	The envelope was sealed and placed for collection and		
20	mailing on the date set forth above following ordinary business		
21	practices.		
22	(Federal) I declare that I am employed in the office of		
23	a member of the bar of this court at whose direction the service		
24	was made.		
25	Executed on October 12, 1988, at Los Angeles,		
26	California.		
27	Catalian Landy		
28	Catalina Jauregui		
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1		AZNARAN V. SCIENTOLO	
2		Service List	
3	·		
4		Howard L. Weitzman, P.C.	
5		William T. Drescher Wyman, Bautzer, Kuchel & Silbert	
6		Two Century Plaza, 14th Floor 2049 Century Park East	
7		Los Angeles, California 90067	
8		Earle C. Cooley	
9		Cooley, Manion, Moore & Jones, P.C. 530 Atlantic Avenue	
10		Boston, Massachusetts 02210	
11		Kendrick L. Moxon	
12		Bowles & Moxon 6255 Sunset Boulevard, Suite 2000	
13		Hollywood, California 90028	
14		Eric Lieberman	
15		Rabinowitz, Boudin, Standard, Krinsky & Lieberman, P.C.	
16		740 Broadway at Astor Place New York, New York 10003	-
17			
18		Michael L. Hertzberg 275 Madison Avenue	
19		New York, New York 10016	
20		Lawrence E. Heller	
21		Lenske, Lenske & Heller 6400 Canoga Avenue, Suite 315	
22		Woodland Hills, California 91367	
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